Fill	in this information to identi	fy your case:			
Uni	ted StatesBankruptcy Court	forthe:			
DIS	TRICT OF DELAWARE		-		
Cas	se number (if known)		Chapter 11		
				☐ Check if this an amended filing	
	ficial Form 201 Dluntary Petiti	on for Non-Individua	als Filing for E	ankruptcy 06/2	2
kno		a separate document, <i>Instructions for B</i>		rite the debtor's name and the case number (if dividuals, is available.	
1.	Deptor's name	Research Now DE I, LLC			
2.	All other names debtor used in the last 8 years				
	Include any assumed names, trade names and doing business as names	27-3145528			
3.	Debtor's federal Employer Identification Number (EIN)				
4.	Debtor's address	Principal place of business	Mailin busine	g address, if different from principal place of ss	
		5800 Tennyson Parkway, Suite 600 Plano, TX 75024	0		
		Number, Street, City, State & ZIP Code	P.O. B	ox, Number, Street, City, State & ZIP Code	
		Collin County		on of principal assets, if different from principal of business	
			Numbe	r, Street, City, State & ZIP Code	
5.	Debtor's website (URL)	https://www.dynata.com/			
6.	Type of debtor	Corporation (including Limited Liab)  Partnership (excluding LLP)  Other. Specify:	ility Company (LLC) and Limit	ed Liability Partnership (LLP))	

Case 24-11073-TMH Doc 1 Filed 05/22/24 Page 2 of 34

Deb	tor Research N	low DE I, L	LC.					(	Case number ( <i>if kno</i> v	vn)	
	Name										
7.	Describe debtor's	s business	А. С	Check on	e:						
••			П			Busin	ess (as defined i	n 11 U.S.C. § 101(2	27A))		
			П					ed in 11 U.S.C. § 10			
				•			edin 11 U.S.C. §	_	71(012))		
					`		finedin 11 U.S.	` '/'			
								1 U.S.C. § 101(6))			
					-		•	- , ,,			
					•	•	defined in 11 U.S	S.C. § 781(3))			
			$\boxtimes$	None o	of the	above					
			В. С	Check all	that	apply					
				Tax-exe	mpt e	entity (	as described in 2	6 U.S.C. §501)			
				Investr	nent o	compa	ny, including hed	lge fund or pooled i	nvestment vehicle	e (asdefined in 15 U.S	S.C. §80a-3)
			П	Investr	nent a	adviso	r (as defined in 1	5 U.S.C. §80b-2(a)	(11))		,
									` '		
								sification System) 4 ional-association-na		est describes debtor.	See
				5419		ourto.g	ov/roar aigit mat	ional accordion no	<del>alos ocacs</del> .		
8.	Under which cha		Che	eck one:							
	Bankruptcy Code debtor filing?	e is the		Chapte	er7						
	A debtor who is a	"small		Chapte	er 9						
	business debtor" n	nust check	$\boxtimes$	Chapte	er 11.	Check	all that apply:				
	the first sub-box. A defined in § 1182			·			The debtorisa	small business del	otor as defined in	11 U.S.C. § 101(51D	), and itsaggregate
	elects to proceed	under					noncontingent	liquidated debts (ex	cluding debtsowe	ed to insiders or affilia	ates) are less than
	subchapter V of ch (whether or not the	•								ost recent balance sh e tax return or if any c	eet, statement of of these documents do not
	à "small business	debtor")						e procedure in 11 U			
	must check the se- sub-box.	cond									oncontingent liquidated
											,000, and it chooses to attach the most recent
							balance sheet,	statement of opera	tions, cash-flow st	atement, and federa	lincome tax return, or if
						<b>5</b> 7	•		•	cedure in 11 U.S.C. §	1116(1)(B).
								filed with this petiti			
						×	Acceptances o accordance wi	f the plan were soli th 11 U.S.C. § 1126	cited prepetition fr S(b).	rom one or more class	ses of creditors, in
								•	` '	amnle 10K and 10O)	with the Securities and
							Exchange Con	nmission according	to § 13 or 15(d) of	the Securities Excha	ange Act of 1934. File the
								<i>Voluntary Petition f</i> 201A) with this form		s Filing for Bankruptcy	under Chapter 11
						П	`	•		curities Exchange Act	of 1934 Rule 12b -2.
				Chapte	x12		The debiorisa	silen company as	denned in the Sec	diffes Excitatinge Act	01 1994 Nuie 120-2.
					51 12						
9.	Were prior bankr cases filed by or		$\boxtimes$	No.							
	the debtor within		∐ Yes								
	years? If more than 2 cas	os attach a		) <b>.</b>							
	separate list.	cs, attacira		Dis	trict			When		Case number	
				Dis	trict			When		Case number	
10.	Are any bankrupt	tcv cases	П	No							
	pending or being	filed by a		Yes.							
	business partner affiliate of the de										
	List all cases. If me										
	attach a separate			Del	btor	See	Schedule 1			Relationship	
				Dis	trict			When		Case number, if kno	own

# 

Debt	or	Research Now DE I,	, LLC	Case nu	ımber ( <i>if known</i> )			
11.		Name is the case filed in district?	Che	eck all that apply:  Debtor has had its domicile, principal place of business, or prin preceding the date of this petition or for a longer part of such 1  A bankruptcy case concerning debtor's affiliate, general partne	80 daysthan in any other district.			
12.	hav real prop	s the debtor own or e possession of any property or personal perty that needs lediate attention?	Yes	Answer below for each property that needs immediate atte	Answer below for each property that needs immediate attention. Attach additional sheets if needed.  Why does the property need immediate attention? (Check all that apply.)  It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety.  What is the hazard?			
				livestock, seasonal goods, meat, dairy, produce, or secu  Other	ly deteriorate or lose value without attention (for example,			
				Where is the property?	0.7100			
				Number, Street, City, State  Is the property insured?  No  The property insured?  Insurance agency				
				Contact name				
				Phone				
		Statistical and admin	istra	tiv e information				
13.		tor's estimation of ilable funds		Check one:  Funds will be available for distribution to unsecured credi  After any administrative expenses are paid, no funds will				
14.	crec	mated number of litors a consolidated basis)		1-49	☐ 25,001-50,000 ☐ 50,001-100,000 ☐ More than 100,000			
15.		mated Assets a consolidated basis)		\$0 - \$50,000	million \$1,000,000,001 - \$10 billion 0 million \$\$10,000,000,001 - \$50 billion			
16.		mated liabilities a consolidated basis)		\$0 - \$50,000	million \$1,000,000,001 - \$10 billion 0 million \$\$10,000,000,001 - \$50 billion			

Debtor	Research Now DE	I, LLC	Case number (	(if known)	
	Name  Request for Relief, D	eclaration, and Signatures			
WARNIN		sa serious crime. Making a false statement in connection with a up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.		case can result in fines up to \$500,000 or	
17. Declaration and signature of authorized representative of debtor		The debtor requests relief in accordance with the chapter of tit I have been authorized to file this petition on behalf of the deb I have examined the information in this petition and have a rea	debtor.		
	X	I declare under penalty of perjury that the foregoing is true and c  Executed on 5/22/2024  MM / DD / YYYY  /s/ Steven Macri		en Macri	
		Signature of authorized representative of debtor  Title Chief Financial Officer		d name	
l8. Sigr	nature of attorney X	/s/ Edmon L. Morton Signature of attorney for debtor  Edmon L. Morton	Date	5/22/2024 MM / DD / YYYY	
		Printed name  Young Conaway Stargatt & Taylor, LLP  Firm name  Rodney Square 1000 N. King Street			
		Wilmington, DE 19801 Number, Street, City, State & ZIP Code			

Email address emorton@ycst.com

3856 DE
Barnumberand State

Contact phone (302) 571-6600

#### Schedule 1

#### **Pending Bankruptcy Cases Filed by Affiliated Entities**

On the date hereof, each of the related entities listed below (collectively, the "<u>Debtors</u>"), including the debtor in this chapter 11 case, filed a petition in the United States Bankruptcy Court for the District of Delaware (the "<u>Court</u>") for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101–1532. Contemporaneously with the filing of their voluntary petitions, the Debtors filed a motion requesting that the Court jointly administer their chapter 11 cases for administrative purposes only.

Entity Name	Federal Employer Identification Number (EIN)
Dynata, LLC	92-0188807
New Insight Holdings, Inc.	38-4051844
New Insight Intermediate Holdings, Inc.	82-3686495
Dynata Holdings Corp.	20-8090668
Research Now Group, LLC	83-3397588
SSI/Opiniology Interco LLC	45-2561855
iPinion, Inc.	45-5249463
Research Now, Inc.	20-4005523
SSI Holdings, LLC	02-0666379
New Insight International, Inc.	83-2510453
Imperium LLC	06-1328375
inBrain, LLC	84-3268031
Apps That Pay, LLC	47-4569028
inBrain Holdings, LLC	84-4729696
Branded Research, Inc.	80-0879577
ScreenLift.io, LLC	N/A
Research Now DE I, LLC	27-3145528
Research Now DE II, LLC	27-3145613
Instantly, Inc.	26-2246756

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
	-
DYNATA, LLC, et al., <sup>1</sup>	Case No. 24( )
Debtors.	(Joint Administration Requested)

# CONSOLIDATED LIST OF CREDITORS HOLDING THE 30 LARGEST UNSECURED CLAIMS

Set forth below is the list of creditors that hold, based upon information presently available and belief, the thirty (30) largest unsecured claims (the "Top 30 List") against Dynata, LLC and its affiliated debtors and debtors in possession (collectively, the "Debtors"). This list has been prepared based upon the books and records of the Debtors. The Top 30 List was prepared in accordance with Rule 1007(d) of the Federal Rules of Bankruptcy Procedure for filing in the Debtors' chapter 11 cases. The Top 30 List does not include: (1) persons who come within the definition of an "insider" as set forth in 11 U.S.C. § 101(31); or (2) secured creditors, including those creditors with a right to setoff under applicable law, unless the value of the collateral (or amount entitled to be offset) is such that the unsecured deficiency places the creditor among the holders of the thirty (30) largest unsecured claims. The information presented in the Top 30 List shall not constitute an admission by, nor is it binding on, the Debtors. The information presented herein, including, without limitation, (a) the failure of the Debtors to list any claim as contingent, unliquidated, disputed, or subject to a setoff; or (b) the listing of any claim as unsecured neither constitutes an admission by the Debtors that the secured lenders listed hold any deficiency claims, nor constitutes a waiver of the Debtors' rights to contest the validity, priority, nature, characterization, and/or amount of any claim.

[List appears on next page]

The Debtors in these Chapter 11 Cases, along with the last four digits of their federal tax identification numbers, to the extent applicable, are Dynata, LLC (8807), New Insight Holdings, Inc. (1844), New Insight Intermediate Holdings, Inc. (6495), Dynata Holdings Corp. (0668), Research Now Group, LLC (7588), SSI/Opiniology Interco LLC (1855), iPinion, Inc. (9463), Research Now, Inc. (5523), SSI Holdings, LLC (6379), New Insight International, Inc. (0453), Imperium LLC (8375), inBrain, LLC (8031), Apps That Pay, LLC (9028), inBrain Holdings, LLC (9696), Branded Research, Inc. (9577), Screenlift.io, LLC, Research Now DE I, LLC (5528), Research Now DE II, LLC (5613), and Instantly, Inc. (6756). The Debtors' headquarters is located at 4 Research Drive, Suite 300, Shelton, CT 06484.

Debtor name: Dynata, LLC	
United States Bankruptcy Court for the District of Delaware	
Case number (If known):	☐ Check if this is an amended filing
	amended ming

#### Official Form 204

#### Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim	Indicate if claim is contingent, unliquidated, or		Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim		
1	Cint USA Inc 205 E 42nd St 19th Floor New York, NY 10017 United States	Attn: Giles Palmer Title: Chief Executive Officer Phone: (504) 264-5820 Email: giles.palmer@cint.com	Trade Payable				\$1,562,429.49		
2	Prime Insights Group LLC 8 The Green Ste R Dover, DE 19902 United States	Attn: Benjamin Ritzka Title: Chief Executive Officer Email: b.ritzka@rika-netmarketing.com	Trade Payable				\$782,637.41		
3	Amazon Web Services 410 Terry Avenue North Seattle, WA 98109-5210 United States	Attn: Adam Selipsky Title: Chief Executive Officer Phone: (800) 522-6645 Email: aselipsky@amazon.com	Trade Payable				\$779,350.30		
4	Make Opinion GmbH Fredersdorfer Str 11 10243 Berlin, Germany	Attn: Christoph Maiwald Title: Chief Executive Officer Phone: 49 30 629370810 Email: cmaiwald@makeopinion.com	Trade Payable				\$770,501.40		
5	BitBurst GmbH Lerchenweg 3 40789 Monheim am Rhein, Germany	Attn: Jan Asbach Title: Chief Executive Officer & Co-founder Phone: 49 1526 0000000 Email: jan.asbach@bitburst.net	Trade Payable				\$738,871.99		
6	Innovate MR, LLC 23679 Calabasas Road #1038 Calabasas, CA 91302 United States	Attn: Lisa Wilding-Brown Title: Chief Executive Officer Phone: (888) 229-6664 Email: lisa@innovatemr.com	Trade Payable				\$409,057.13		
7	DISQO, Inc. 400 N Brand Blvd 6th Fl Glendale, CA 91203 United States	Attn: Armen Adjemian Title: Chief Executive Officer & Co-founder Phone: (818) 287-7633 Email: armen@disqo.com	Trade Payable				\$366,845.65		

Debtor <u>Dynata, LLC</u>

Case number (if known)

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim	Indicate if claim is contingent, unliquidated, or	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
				disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
8	SHI International Corp 290 Davidson Ave. Somerset, NJ 08873 United States	Attn: Thai Lee Title: President and CEO Phone: (888) 764-8888 Email: thai_lee@gs.shi.com	Trade Payable				\$335,254.29	
9	Salesforce.com Salesforce Tower 415 Mission Street 37d Floor San Francisco, CA 94105 United States	Attn: Marc Benioff Title: CEO Phone: (800) 664-9073 Email: marcb@salesforce.com	Trade Payable				\$310,638.75	
10	Borderless Access Panels 1455 NW Leary Way Suite 400 Seattle, WA 98107 United States	Attn: Ruchika Gupta Title: CEO/Founder Phone: +91 80 4931 3800 Email: ruchika.gupta@borderlessaccess.com	Trade Payable				\$290,016.52	
11	Hilton Honors 7930 Jones Branch Drive McLean, VA 22102 United States	Attn: Christopher J. Nassetta Title: President & Chief Executive Officer Phone: (888) 446-6677 Email: chris.nassetta@hilton.com	Trade Payable				\$272,457.62	
12	WebMD 395 Hudson Street Third Floor New York, NY 10014 United States	Attn: Robert N. Brisco Title: Chief Executive Officer Phone: (212) 624-3700 Email: bob.brisco@internetbrands.com	Trade Payable				\$269,574.00	
13	WorldOne, Inc. 200 Park Avenue South Ste 1310 New York, NY 10003 United States	Attn: Peter Kirk Title: Chief Executive Officer Phone: (866) 910-6279 Email: peter.kirk@sermo.com	Trade Payable				\$263,437.00	
14	SS Holdings Group, LLC 101 Wood Avenue South Iselin, NJ 08830 United States	Attn: Reed Cundiff Title: Chief Executive Officer Phone: (732) 906-1122 Email: reed.cundiff@schlesingergroup.com	Trade Payable				\$239,742.12	
15	Leadgency Performance B.V. Koperweg 11J 2401 LH Alphen aan den Rijn, Netherlands	Attn: Kimberley Van Der Helm Title: Global Account Director Phone: 31 (0)88 323 2015 Email: kimberley@leadgency.com	Trade Payable				\$216,409.58	
16	Language Connect LLP 115 Broadway New York, NY 10006 United States	Attn: Quentin Naylor Title: Chief Executive Officer Phone: +44 20 7940 8100 Email: qnaylor@languageconnect.net	Trade Payable				\$208,431.60	

Debtor <u>Dynata, LLC</u>

Case number (if known)

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim	Indicate if claim is contingent, unliquidated, or	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
				disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
17	Arroyo Media 530 S Lake St #250 Pasadena, CA 91101 United States	Attn: Brendan Cronin Title: COO Phone: (213) 632-9885 Email: brendan@arroyomedia.com	Trade Payable				\$179,972.50	
18	Unimrkt Response Inc 98 Cuttermill Road Suite 466 Great Neck, NY 11021 United States	Attn: Kanishk Sheel Title: Co-Founder & Managing Director Phone: (646) 712-9302 Email: kanishk.sheel@unimrkt.com	Trade Payable				\$176,177.50	
19	Arbela Technologies Corporation 6100 W. Plano Parkway Suite 1800 Plano, TX 75093 United States	Attn: Charlotte McCormick Title: President Phone: (404) 596-5383 Email: charlotte.mccormick@argano.com	Trade Payable				\$174,280.00	
20	MaxBounty ULC PO Box 17039 Ottawa, K4A 4W8 Canada	Attn: Matt McEvoy Title: Chief Executive Officer Phone: (613) 834-3955 Email: mattm@maxbounty.com	Trade Payable				\$173,406.00	
21	Conclave Market Research Pvt. Ltd. C Block Sahaj Avenue Ahmedabad Gujarat, 380051 India	Attn: Mayank Pandey Title: Executive Vice President Phone: 91 8826254440	Trade Payable				\$169,173.70	
22	Paradigm Sample, LLC 921 Port Washington Blvd Suite 11 Port Washington, NY 11050 United States	Attn: Cyrus Deyhimi Title: CEO Phone: (877) 277-8009 Email: cyrus@paradigmsample.com	Trade Payable				\$160,117.09	
23	dataSpring Inc 3506 W. Montague Avenue Suite 101 N Charleston, SC 29418 United States	Attn: Kathy Johnson Title: Vice President Phone: (843) 824-0908 Email: kjohnson@dataspringinc.com	Trade Payable				\$158,136.40	
24	Prodege, LLC 2030 E Maple Avenue Suite 200 El Segundo, CA 90245 United States	Attn: Josef Gorowitz Title: Founder & President Phone: (310) 294-9599 Email: josef.gorowitz@prodege.com	Trade Payable				\$156,383.22	
25	Clear Link Technologies 42 Future Way Draper, UT 84020 United States	Attn: James Harrison Title: President Phone: (877) 698-0218 Email: james@clearlink.com	Trade Payable				\$145,014.53	

Debtor <u>Dynata, LLC</u>

Case number (if known)

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim	Indicate if claim is contingent, unliquidated, or	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
				disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
26	Elicit Research and Insights Inc 140 Broadway New York, NY 10005 United States	Attn: Sumit Gupta Title: Co-Founder and Director Email: sumit@elicitresearch.com	Trade Payable				\$131,448.22	
27	Quest Global Research Group Inc 125 Lakeshore Road East #305 Oakville, ON L6J 1H3 Canada	Attn: Greg Matheson Title: Managing Partner Phone: (416) 860-0404 Email: gmatheson@questmindshare.com	Trade Payable				\$118,506.43	
28	M3 USA Corporation 501 Office Center Drive Suite 410 Fort Washington, PA 19034 United States	Attn: Aki Tomaru Title: Chief Executive Officer Phone: (202) 293-2288 Email: atomaru@usa.m3.com	Trade Payable				\$114,911.00	
29	TechGenies LLC 2100 N Greenville Ave Richardson, TX 75082 United States	Attn: Ahmad Al-Amine Title: CEO & Co-Founder Phone: (855) 643-6437 Email: aalamine@techgenies.com	Trade Payable				\$106,172.49	
30	Shiftsmart Inc. C/O: Michelman & Robinson, LLP Attn: Ashley N. Moore, Matthew E. Yarbrough 300 Crescent Court, Suite 1700 Dallas, TX 75229 United States	Attn: Aakash Kumar Title: Founder & Chief Executive Officer Phone: (817) 271-3604 Email: aakash@shiftsmart.com	Litigation	Contingent Unliquidated Disputed			Undetermined	

# OMNIBUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS OF EACH COMPANY SET FORTH ON SCHEDULE I, SCHEDULE II, SCHEDULE III, SCHEDULE IV, AND SCHEDULE V HERETO

May 19, 2024

The undersigned, being (i) all of the members of the board of directors (in such capacity, the "Schedule I Directors") of the entity listed on Schedule I hereto (the "Schedule I Entity"), (ii) all of the members of the board of directors (in such capacity, the "Schedule II Directors") of each entity listed on Schedule II hereto (collectively, the "Schedule II Entities"), (iii) the sole member of the board of directors (in such capacity, the "Schedule III Director") of the entity listed on Schedule III hereto (the "Schedule III Entity"), (iv) the sole member of the board of directors (in such capacity, the "Schedule IV Director") of the entity listed on Schedule IV hereto (the "Schedule IV Entity"), and (v) all of the members of the board of directors (in such capacity, the "Schedule V Directors") of the entity listed on Schedule V hereto (the "Schedule V Entity"), respectively, hereby consent, pursuant to the respective charters, bylaws, limited liability company agreements, or equivalent organizational documents of each of the Schedule I Entity, the Schedule II Entities, the Schedule III Entity, the Schedule IV Entity, and the Schedule V Entity and the relevant state-specific statutes, rules, and regulations applicable to each of the Schedule I Entity, the Schedule II Entities, the Schedule III Entity, the Schedule IV Entity, the Schedule V Entity, and the UK Subsidiary LLCs (as hereinafter defined) to the taking of the following actions and the adoption of the following resolutions without a meeting and agree that such actions and resolutions shall have the same force and effect as though taken and adopted at a meeting duly called and legally held.

**WHEREAS**, one of the Schedule II Entities, Dynata Holdings Corp., a Delaware corporation ("<u>Dynata Corp</u>"), is the sole member of SSI/Opinionology Interco LLC, a Delaware limited liability company ("<u>Interco</u>"), and Interco is, in turn, the sole member of SSI Holdings, LLC, a Delaware limited liability company ("<u>SSI Holdings</u>" and together with Interco, each, a "<u>DCorp Subsidiary LLC</u>" and jointly, the "<u>DCorp Subsidiary LLCs</u>");

WHEREAS, one of the Schedule II Entities, Dynata, LLC, a Delaware limited liability company ("<u>DLLC</u>"), is the sole member of each of inBrain Holdings, LLC, a Georgia limited liability company ("<u>inBrain Holdings</u>"), and Imperium, LLC, a Connecticut limited liability company ("<u>Imperium</u>"), and inBrain Holdings is, in turn, the sole member of each of inBrain, LLC, a Georgia limited liability company ("<u>inBrain</u>"), Apps That Pay, LLC, a Georgia limited liability company ("<u>Apps</u>"), and ScreenLift.io, LLC, a Georgia limited liability company ("<u>ScreenLift</u>" and together with inBrain Holdings, Imperium, inBrain and Apps, each, a "<u>DLLC</u> Subsidiary LLC" and collectively, the "DLLC Subsidiary LLCs");

WHEREAS, the Schedule V Entity is the sole member of each of Research Now DE I, LLC, a Delaware limited liability company ("Research Now II"), and Research Now DE II, LLC, a Delaware limited liability company ("Research Now II" and together with Research Now I, each, a "UK Subsidiary LLC" and, collectively, the "UK Subsidiary LLCs"; and the UK

Subsidiary LLCs together with the Schedule I Entity, the Schedule II Entities, the Schedule III Entity, the Schedule IV Entity, the DCorp Subsidiary LLCs and the DLLC Subsidiary LLCs, each, a "Company" and, collectively, the "Companies");

WHEREAS, (i) the Schedule I Directors, acting on behalf of the Schedule I Entity, (ii) the Schedule II Directors, acting, as applicable, on behalf of (A) the Schedule II Entities, (B) DCorp (1) in DCorp's capacity as the sole member of Interco and (2) in DCorp's capacity as the sole member of Interco, acting on behalf of Interco in Interco's capacity as the sole member of SSI Holdings, and (C) DLLC (1) in DLLC's capacity as the sole member of each of inBrain Holdings and Imperium and (2) in DLLC's capacity as the sole member of inBrain Holdings, acting on behalf of inBrain Holdings, in inBrain Holdings' capacity as the sole member of each of inBrain, Apps, and ScreenLift, (iii) the Schedule III Director, acting on behalf of the Schedule III Entity, (iv) the Schedule IV Director, acting on behalf of the Schedule IV Entity's capacity as the sole member of each of the UK Subsidiary LLCs, have reviewed and considered the financial and operational condition of each Company and each Company's business on the date hereof, including the historical performance of each Company, the assets of each Company, the current and long-term liabilities of each Company, the market for each Company's assets, credit market conditions, and macroeconomic conditions impacting each Company;

WHEREAS, (i) the Schedule I Directors, acting on behalf of the Schedule I Entity, (ii) the Schedule II Directors, acting, as applicable, on behalf of (A) the Schedule II Entities, (B) DCorp (1) in DCorp's capacity as the sole member of Interco and (2) in DCorp's capacity as the sole member of Interco, acting on behalf of Interco in Interco's capacity as the sole member of SSI Holdings, and (C) DLLC (1) in DLLC's capacity as the sole member of each of inBrain Holdings and Imperium and (2) in DLLC's capacity as the sole member of inBrain Holdings, acting on behalf of inBrain Holdings in inBrain Holdings' capacity as the sole member of each of inBrain, Apps, and ScreenLift, (iii) the Schedule III Director, acting on behalf of the Schedule III Entity, (iv) the Schedule IV Director, acting on behalf of the Schedule IV Entity, and (v) the Schedule V Directors, acting on behalf of the Schedule V Entity in the Schedule V Entity's capacity as the sole member of each of the UK Subsidiary LLCs, have received, reviewed, and considered (i) the DIP Credit Agreement (as defined below), (ii) the RSA (as defined below), and (iii) the recommendations of the senior management of the Companies and the Companies' legal and financial advisors as to the relative risks and benefits of pursuing a bankruptcy proceeding under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101–1532 (the "Bankruptcy Code");

WHEREAS, (i) the Schedule I Directors, acting on behalf of the Schedule I Entity, (ii) the Schedule II Directors, acting, as applicable, on behalf of (A) the Schedule II Entities, (B) DCorp (1) in DCorp's capacity as the sole member of Interco and (2) in DCorp's capacity as the sole member of Interco, acting on behalf of Interco in Interco's capacity as the sole member of SSI Holdings, and (C) DLLC (1) in DLLC's capacity as the sole member of each of inBrain Holdings and Imperium and (2) in DLLC's capacity as the sole member of inBrain Holdings, acting on behalf of inBrain Holdings in inBrain Holdings' capacity as the sole member of each of inBrain, Apps, and ScreenLift, (iii) the Schedule III Director, acting on behalf of the Schedule IV Entity, and (v) the

Schedule V Directors, acting on behalf of the Schedule V Entity in the Schedule V Entity's capacity as the sole member of each of the UK Subsidiary LLCs, have determined that it is in the best interests of each Company and each Company's stakeholders, creditors, and other interested parties to commence a case under the Bankruptcy Code; and

WHEREAS, (i) the Schedule II Directors, acting, as applicable, on behalf of (A) Research Now Group, LLC, a Delaware limited liability company ("RNG"), (B) DCorp (1) in DCorp's capacity as the sole member of Interco, (2) in DCorp's capacity as the sole member of Interco, acting on behalf of Interco in Interco's capacity as the sole member of SSI Holdings, and (3) in DCorp's capacity as the sole member of Interco, acting on behalf of Interco in Interco's capacity as the sole member of SSI Holdings, acting on behalf of SSI Holdings, in SSI Holdings' capacity as the sole member of DLLC, and (C) DLLC (1) in DLLC's capacity as the sole member of each of inBrain Holdings and Imperium and (2) in DLLC's capacity as the sole member of inBrain Holdings, acting on behalf of inBrain Holdings in inBrain Holdings' capacity as the sole member of each of inBrain, Apps, and ScreenLift and (ii) the Schedule V Directors, acting on behalf of the Schedule V Entity in the Schedule V Entity's capacity as the sole member of each of the UK Subsidiary LLCs, have determined that it is in the best interests of the respective members of each of RNG, the DCorp Subsidiary LLCs, the DLLC Subsidiary LLCs, and the UK Subsidiary LLCs (collectively, the "LLC Debtors") that the respective limited liability company agreements of each of the LLC Debtors, be amended as set forth herein.

#### NOW, THEREFORE, BE IT:

#### **Restructuring Support Agreement**

**RESOLVED**, that in the judgment of the Schedule I Directors, the Schedule II Directors, the Schedule III Director, the Schedule IV Director, and the Schedule V Directors, (i) the financial restructuring (the "Restructuring") pursuant to the terms of the Restructuring Support Agreement (the "RSA") is desirable and in the best interests of each of the respective Companies and (ii) the form, terms, and provisions of the RSA are hereby approved and adopted in all respects; and be it further

**RESOLVED**, that all actions previously taken by the respective officers, members, managers, or other authorized persons of each Company (each, an "<u>Authorized Person</u>" and collectively, the "<u>Authorized Persons</u>"), on behalf of each Company, with respect to the preparation and negotiation of the RSA be, and hereby are, approved, adopted, and ratified in all respects as the act and deed of such Company; and be it further

**RESOLVED**, that each Company is hereby authorized to (i) execute and deliver the RSA and related documents and instruments to which such Company is a party (collectively, the "<u>RSA Documents</u>"), (ii) perform such Company's obligations thereunder, and (iii) take all actions contemplated thereby; and be it further

**RESOLVED**, that the respective Authorized Persons of each Company be, and each of them, acting alone or in any combination, hereby is, authorized and directed to execute and deliver the RSA Documents in the name and on behalf of the respective Companies, and to

perform the obligations of the respective Companies thereunder with such changes and additions as any such Authorized Person may, in such Authorized Person's sole discretion, deem necessary or advisable; such approval to be conclusively evidenced by such Authorized Person's signature thereon; and be it further

**RESOLVED**, that the respective Authorized Persons of each Company be, and each of them, acting alone or in any combination, hereby is, authorized and directed in the name and on behalf of the respective Companies, to negotiate, execute and deliver the RSA Documents and such other documents as may be necessary to effectuate the transactions contemplated thereby, in such form and with such terms and conditions, as any such Authorized Person shall, in such Authorized Person's sole discretion, approve, the execution and delivery by such Authorized Person to be conclusive evidence of the approval thereof by such Authorized Person; and be it further

#### **Commencement and Prosecution of the Bankruptcy Case**

**RESOLVED**, that, in the judgment of the Schedule I Directors, the Schedule II Directors, the Schedule III Director, the Schedule IV Director, and the Schedule V Directors, it is desirable and in the best interests of each Company, its creditors, stockholders, members, and other interested parties that a voluntary petition (each, a "Petition" and collectively, the "Petitions") be filed by each Company in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") commencing cases (each, a "Bankruptcy Case" and collectively, the "Bankruptcy Cases") under the provisions of chapter 11 of the Bankruptcy Code; and be it further

**RESOLVED**, that the filing of voluntary Petitions on behalf of the Companies be, and hereby is, approved, authorized, and adopted in all respects and that each Company's Authorized Persons be, and each of them, acting alone or in any combination, hereby is, authorized, empowered and directed on behalf of such Company, to execute, acknowledge, deliver, and verify the Petitions and to cause the same to be filed with the Bankruptcy Court at such time and in such form as the Authorized Persons may determine (which approval and authorization thereof shall be conclusively evidenced by the filing of the Petitions with the Bankruptcy Court); and be it further

**RESOLVED**, that the respective Authorized Persons of each Company, on behalf of the respective Companies be, and each of them, acting alone or in any combination, hereby is, authorized to (a) execute and file the Petitions, lists, motions, applications, pleadings, declarations, and other papers that the Authorized Persons may determine necessary or proper in connection with such chapter 11 cases, (b) execute, acknowledge, deliver, and verify any and all documents necessary or proper in connection with the Petitions and to administer the Bankruptcy Cases in such form or forms as the Authorized Persons may determine are necessary or proper in order to effectuate the foregoing resolutions, (c) engage any professionals, including attorneys, accountants, financial advisors, investment bankers, actuaries, consultants, brokers or other experts, as the Authorized Persons determine necessary or proper to accomplish the purposes of the resolutions, with any such determinations being conclusively evidenced by the executing, filing, acknowledging, delivering, verifying, or engaging thereof by the Authorized Persons; and be it further

**RESOLVED**, that the respective Authorized Persons of each Company, on behalf of the respective Companies be, and each of them, acting alone or in any combination, hereby is, authorized to execute and file the plan of reorganization (the "Plan"), the disclosure statement (the "Disclosure Statement"), and any related documents such as motions, supplements, projections, analyses, and other pleadings that the Authorized Persons may determine are necessary or proper in connection with filing the Plan and the Disclosure Statement; and be it further

#### **Retention of Professionals**

**RESOLVED**, that the law firm of Willkie Farr & Gallagher LLP ("Willkie"), located at 787 Seventh Avenue, New York, NY 10019, be, and hereby is, authorized, directed, and empowered to represent each Company as general bankruptcy counsel, to represent and assist each such Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each such Company's rights, including the preparation of pleadings and filings in its Bankruptcy Case; and in connection therewith, the respective Authorized Persons of each Company be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, on behalf of and in the name of each such respective Company, to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of its Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of Willkie; and be it further

**RESOLVED**, that the law firm of Young Conaway Stargatt & Taylor, LLP ("Young Conaway"), located at Rodney Square, 1000 North King Street, Wilmington, DE 19801, shall be, and hereby is, authorized, directed, and empowered to represent each Company as Delaware bankruptcy counsel, to represent and assist each such Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each such Company's rights, including the preparation of pleadings and filings in its Bankruptcy Case; and in connection therewith, the respective Authorized Persons of each Company be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, on behalf of and in the name of each such respective Company, to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of its Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of Young Conaway; and be it further

**RESOLVED**, that Alvarez & Marsal North America, LLC ("<u>Alvarez</u>"), located at 755 W. Big Beaver Road, Suite 650, Troy, MI 48084, shall be, and hereby is, authorized, directed, and empowered to provide to each Company restructuring advisors to represent and assist each such Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each such Company's rights and obligations in connection with its Bankruptcy Case; and in connection therewith, the respective Authorized Persons of each Company be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, on behalf of and in the name of each such respective Company, to execute appropriate retention agreements, pay appropriate retainers, if required, prior to and immediately upon the filing of its Bankruptcy Case, and to cause to be filed an appropriate motion or application for authority to retain the services of Alvarez; and be it further

**RESOLVED**, that Houlihan Lokey, Inc. ("<u>Houlihan</u>"), located at 245 Park Avenue, New York, NY 10167, shall be, and hereby is, authorized, directed, and empowered to serve as investment banker to represent and assist each Company in connection with the potential restructuring of each such Company's business and in carrying out its duties under the Bankruptcy Code and to take any and all actions to advance each such Company's rights and obligations in connection with its Bankruptcy Case; and in connection therewith, the respective Authorized Persons of each Company be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, on behalf of and in the name of each such respective Company, to execute appropriate retention agreements, pay appropriate retainers, if required, prior to and immediately upon the filing of its Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of Houlihan; and be it further

**RESOLVED**, that Kroll Restructuring Administration LLC ("<u>Kroll</u>" and together with Willkie, Young Conaway, Alvarez, and Houlihan, collectively, the "<u>Advisors</u>"), located at 55 East 52<sup>nd</sup> Street, 17<sup>th</sup> Floor, New York, NY 10055, shall be, and hereby is, authorized, directed, and empowered to serve as the notice, claims, solicitation, and balloting agent in connection with the Bankruptcy Cases; and in connection therewith, the respective Authorized Persons of each Company be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, on behalf of and in the name of each each such respective Company, to execute appropriate retention agreements, pay appropriate retainers, if required, prior to and immediately upon the filing of its Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of Kroll; and be it further

**RESOLVED**, that the respective Authorized Persons of each Company be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, on behalf of and in the name of the Companies, to employ any other individual or firm as professionals, or consultants, financial advisors, or investment bankers to each respective Company as deemed necessary to represent and assist such Company in carrying out its duties under the Bankruptcy Code, and in connection therewith, the respective Authorized Persons of each Company be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, on behalf of and in the name of each such respective Company, to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of its Bankruptcy Case, and to cause to be filed an appropriate application or motion for authority to retain the services of such individual or firm; and be it further

**RESOLVED**, that the Advisors are hereby authorized to take any and all actions necessary or desirable to advance the Companies' rights and obligations and facilitate the Bankruptcy Cases; and be it further

#### **Postpetition Financing Process**

**RESOLVED**, that the respective Authorized Persons of each Company be, and each of them, acting alone or in any combination, hereby is, authorized to execute, deliver and perform, or cause to be executed, delivered and performed, as applicable from time to time, in the name of and on behalf of the each of the respective Companies, that certain credit agreement (the "DIP Credit Agreement" and, together with any other documents related to the debtor in possession

financing, the "DIP Documents"), including, without limitation, any agreements, instruments, questionnaires, papers or writings, as such Authorized Persons determine are necessary, convenient, advisable, appropriate or desirable to effect the execution, delivery and performance of the DIP Credit Agreement and the transactions contemplated thereunder as intended by these resolutions, including but not limited to, any UCC financing statements and other instruments, stock powers, bond powers, unit powers, powers of attorney, side letters, notary letters, allonges, waivers, documents, certificates, consents, assignments, notices, affidavits, certificates of officers (including secretary's certificates) and other certificates, control agreements, intellectual property grants, guarantees, pledge agreements and other pledge documents, security agreements and other security documents, ratification agreements and agreements contemplated thereby or executed and delivered in connection therewith, in each case, with such changes, additions, modifications, and terms as any such Authorized Persons executing the DIP Documents shall approve, with such Authorized Person's execution thereof to be deemed conclusive evidence of such approval, and in each case and in connection therewith, with all amendments, amendments and restatements, supplements, renewals, extensions, modifications, substitutions and replacements thereof and each other agreement now existing or hereafter created providing collateral security for payment or performance of the obligations thereunder; and be it further

**RESOLVED**, that the respective Authorized Persons of each Company be, and each of them, acting alone or in any combination, hereby is, authorized, directed and empowered, for and on behalf of and in the name of each of the respective Companies to assign, hypothecate, set over, grant security interests in or grant a continuing security interest in, mortgage or pledge any or all of the assets and properties of the Companies, real, personal or mixed, tangible or intangible, now owned or hereafter acquired, and all proceeds of the foregoing, to the Administrative Agent (as defined in the DIP Documents) as security for the obligations under the DIP Credit Agreement and the other DIP Documents; and be it further

**RESOLVED**, that in connection with the Bankruptcy Cases, the respective Authorized Persons of each Company shall be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, in the name and on behalf of each of the respective Companies, as a debtor and debtor in possession, to negotiate, execute, and deliver agreements for the use of cash collateral in connection with the Bankruptcy Cases, which agreement(s) may require the Companies to acknowledge the debt and liens of existing loans, grant liens, and pay interest to the Companies' existing lender(s) on terms substantially similar to those described or provided to the Schedule I Directors, the Schedule II Directors, the Schedule IVI Director, and the Schedule V Directors; and in connection therewith, the respective Authorized Persons of each Company are hereby authorized and directed to execute appropriate agreements and related ancillary documents; and be it further

**RESOLVED**, that, in connection with the Bankruptcy Cases, the respective Authorized Persons of each Company shall be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, in the name and on behalf of each of the respective Companies, as a debtor and debtor in possession, to (a) negotiate, execute, and deliver agreements for postpetition financing on terms substantially similar to those described or provided to the Schedule I Directors, the Schedule II Director, the Schedule IV Director, and the Schedule V Directors; (b) pledge and grant liens on the Companies'

assets as may be contemplated by or required under the terms of such postpetition financing; or (c) execute, deliver, verify, and file, as applicable, or cause to be executed, delivered, verified, or filed, and to amend, supplement, or otherwise modify from time to time, all necessary and appropriate documents, including, without limitation, affidavits, schedules, motions, pleadings, and other documents, agreements, and papers, postpetition financing documents, and loan agreements (including any ancillary documents thereto) in such form as such Authorized Persons may approve, and to take any and all actions that such Authorized Persons determine advisable, necessary, or appropriate in connection with any postpetition financing or any cash collateral usage contemplated hereby or thereby (such approval and the approval of the Schedule I Directors, the Schedule II Directors, the Schedule IV Director, and the Schedule V Directors to be conclusively evidenced by the execution thereof or the taking of such action by such Authorized Persons); and be it further

#### **Amendment of Limited Liability Company Agreements**

RESOLVED, that(i) the Schedule II Directors, acting, as applicable, on behalf of (A) RNG, (B) DCorp (1) in DCorp's capacity as the sole member of Interco, (2) in DCorp's capacity as the sole member of Interco, acting on behalf of Interco in Interco's capacity as the sole member of SSI Holdings, and (3) in DCorp's capacity as the sole member of Interco, acting on behalf of Interco in Interco's capacity as the sole member of SSI Holdings, acting on behalf of SSI Holdings, in SSI Holdings' capacity as the sole member of DLLC, and (C) DLLC (1) in DLLC's capacity as the sole member of each of inBrain Holdings and Imperium and (2) in DLLC's capacity as the sole member of inBrain Holdings, acting on behalf of inBrain Holdings in inBrain Holdings' capacity as the sole member of each of inBrain, Apps, and ScreenLift and (ii) the Schedule V Directors, acting on behalf of the Schedule V Entity in the Schedule V Entity's capacity as the sole member of each of the UK Subsidiary LLCs, consent to the amendment of the limited liability company agreement (each, an "LLC Agreement") of each Debtor LLC, and that the LLC Agreement of each Debtor LLC is hereby amended by adding the following provision at the end thereof:

"Events of Bankruptcy. Notwithstanding any provision hereof to the contrary, under no circumstances shall any event of bankruptcy on the part of any Member, including, without limitation, any of the events listed in Section 18-304 of the Delaware Limited Liability Company Act (6 Del. C. § 18-101 et seq.), as amended from time to time, cause any Member to cease to be a member of the Company. In addition, notwithstanding any provision hereof to the contrary, the Company may put into effect and carry out any decrees and orders of a court or judge having jurisdiction over a proceeding pursuant to the Federal Bankruptcy Code, 11 U.S.C. §§ 101–1532, or any successor statute, in which proceeding an order for relief has been entered with respect to the Company, and may take any action provided or directed by such decrees and orders, in each case without a vote or other consent or approval by any Member."

and it is further

#### **General Resolutions**

RESOLVED, that the respective Authorized Persons of each Company be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, in the name and on behalf of each of the respective Companies, as a debtor and debtor in possession, to negotiate, execute, deliver, and perform on behalf of the Companies such actions and execute, acknowledge, deliver, and verify such agreements, certificates, instruments, guaranties, notices, and any and all other documents, and to amend, supplement, or otherwise modify from time to time agreements, certificates, instruments, guaranties, notices, and all other documents, including, without limitation, affidavits, schedules, motions, pleadings, and other documents, agreements, and papers, in such form as such Authorized Persons may approve, and to take any and all actions that such Authorized Persons determine advisable, necessary, or appropriate in connection with the Bankruptcy Cases or as such Authorized Persons may deem necessary or proper to facilitate the transactions contemplated by these resolutions (such approval and the approval of the Schedule I Directors, the Schedule II Director, the Schedule IV Director, and the Schedule V Directors to be conclusively evidenced by the execution thereof or the taking of such action by such Authorized Persons); and be it further

**RESOLVED**, that all acts done or actions taken prior to the date hereof by the respective Authorized Persons of each Company or any professionals engaged by the Companies with respect to any transactions contemplated by the foregoing resolutions, or otherwise in preparation for or in connection with the Bankruptcy Cases, or any proceedings related thereto, or any matter related thereto, be and hereby are, adopted, approved, authorized, ratified, and confirmed in all respects as the acts and deeds of the Companies; and be it further

**RESOLVED**, that this consent shall be delivered to each of the Companies and shall be filed with the minutes of proceedings of the board of directors, managers, and members, as applicable, and the books and records of each Company; and be it further

**RESOLVED**, that facsimile, photostatic copies of, or other electronic generated signatures to this consent shall be deemed to be originals and may be relied on to the same extent as the originals; and it is further

**RESOLVED**, this this consent may be executed in multiple counterparts, all of which, taken together, shall constitute one and the same document, and shall be effective as of the date first written above when signed by all of the members of the boards of directors set forth below.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned hereunto set their names as of the date first above written.

SCHEDULE I DIRE	ECTORS:
	1 1
MATA	44/8
Name: MICHAEL PE	TRULLO
Name: DAVID EATO	)N
Name: GARY GREEN	NFIELD
Name: MICHAEL DE	LANEY
-	
Name: KEVIN WHIT	E
Name: MATTHEW R	OESCH
Name: STEVEN LEIS	TNER
Name: J. STEVEN YO	UNG

**IN WITNESS WHEREOF**, the undersigned hereunto set their names as of the date first above written.

#### **SCHEDULE I DIRECTORS:**

Name. MICHAEL I ETKULLO	Name:	MICHAEL	PETRULLO
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DW 25A

Name: DAVID EATON

DocuSigned by:

Name: GARY GREENFIELD

Docusigned by:

Michael Delancy

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Name: MICHAEL DELANEY

Docusigned by:

Fever White

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Name: KEVIN WHITE

Docusigned by:

Matthew Rousch

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Name: MATTHEW ROESCH

—Docusigned by:

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Name: STEVEN LEISTNER

Name: J. STEVEN YOUNG

**IN WITNESS WHEREOF**, the undersigned hereunto set their names as of the date first above written.

**SCHEDULE I DIRECTORS:** 

Name: MICHAEL PETRULLO
Name: DAVID EATON
Name: GARY GREENFIELD
Name: MICHAEL DELANEY
Name: KEVIN WHITE
Name: MATTHEW ROESCH
Name: STEVEN LEISTNER
Name: J. STEVEN YOUNG

#### **SCHEDULE II DIRECTORS:**

Docusigned by:
Michael Delaney
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Name: MICHAEL DELANEY

Docusigned by:

Fewin White

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Name: KEVIN WHITE

—Docusigned by: Steven Leistner

Name: STEVEN LEISTNER

**SCHEDULE III DIRECTOR:** 

Docusigned by:

Evenir White

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Name: KEVIN WHITE

#### **SCHEDULE IV DIRECTOR:**

Steven Leistner
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Name: STEVEN LEISTNER

**SCHEDULE V DIRECTORS:** 

- DocuSigned by:

Jereny Summerfield

Name: JEREMY PAUL SUMMERFIELD

DocuSigned by:

Name: STEVEN JAMES MACRI

# Schedule I

New Insight Holdings, Inc.

## SCHEDULE II

New Insight Intermediate Holdings, Inc. iPinion, Inc.
New Insight International, Inc.
Research Now, Inc.
Dynata Holdings Corp.
Research Now Group, LLC
Dynata, LLC

# SCHEDULE III

Instantly, Inc.

## **SCHEDULE IV**

Branded Research, Inc.

# SCHEDULE V

Dynata Global UK Limited

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11	
DYNATA, LLC, et al.,1	Case No. 24( )	
Debtors.	(Joint Administration Requested)	

# COMBINED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY SECURITY HOLDERS

Pursuant to Rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy Procedure, the above-captioned debtors and debtors in possession (each, a "<u>Debtor</u>") hereby state as follows:

1. The following entities own 10% or more of the outstanding equity interests in Debtor, New Insight Holdings, Inc.

<b>Equity Holder</b>	Shares (%)
HGGC Saber Topco LLC	40.0%
Insight Holdings (DE), LP	60.0%

- 2. Debtor New Insight Holdings, Inc. owns 100% of the equity interests in Debtor New Insight Intermediate Holdings, Inc.
- 3. Debtor New Insight Intermediate Holdings, Inc. owns 100% of the equity interests in the following Debtors:
  - a. Dynata Holdings Corp.
  - b. Instantly, Inc.

The Debtors in these Chapter 11 Cases, along with the last four digits of their federal tax identification numbers, to the extent applicable, are Dynata, LLC (8807), New Insight Holdings, Inc. (1844), New Insight Intermediate Holdings, Inc. (6495), Dynata Holdings Corp. (0668), Research Now Group, LLC (7588), SSI/Opiniology Interco LLC (1855), iPinion, Inc. (9463), Research Now, Inc. (5523), SSI Holdings, LLC (6379), New Insight International, Inc. (0453), Imperium LLC (8375), inBrain, LLC (8031), Apps That Pay, LLC (9028), inBrain Holdings, LLC (9696), Branded Research, Inc. (9577), Screenlift.io, LLC, Research Now DE I, LLC (5528), Research Now DE II, LLC (5613), and Instantly, Inc. (6756). The Debtors' headquarters is located at 4 Research Drive, Suite 300, Shelton, CT 06484.

- 4. Debtor Dynata Holdings Corp. owns 100% of the equity interests in the following Debtors:
  - a. Research Now Group, LLC
  - b. SSI/Opiniology Interco LLC
- 5. Debtor Research Now Group, LLC owns 100% of the equity interests in the following Debtors:
  - a. iPinion, Inc.
  - b. Research Now, Inc.
- 6. Debtor SSI/Opiniology Interco LLC owns 100% of the equity interests in Debtor SSI Holdings, LLC.
- 7. Debtor SSI Holdings, LLC owns 100% of the equity interests in Debtor Dynata, LLC.
- 8. Debtor Dynata LLC owns 100% of the equity interests in the following Debtors:
  - a. New Insight International, Inc.
  - b. inBrain Holdings, LLC
  - c. Imperium, LLC
  - d. Branded Research Inc.
- 9. Debtor inBrain Holdings, LLC owns 100% of the equity interests in the following Debtors:
  - a. inBrain, LLC
  - b. Apps That Pay, LLC
  - c. ScreenLift.io, LLC
- 10. Debtor New Insight International, Inc. owns 100% of the equity interests in non-Debtor e-Rewards Bidco Limited, which owns 100% of the equity interests in non-Debtor Dynata Global UK Limited, which owns 100% of the equity interests in the following Debtors:
  - a. Research Now DE I, LLC
  - b. Research Now DE II, LLC

Fill in this information to identify the case and this filing:			
Debtor Name	Research Now DE I, LLC		
United States Bankruptcy Court for the:		District of	Delaware (State)
Case number (	If known): 24 -		(State)

#### Official Form 202

## **Declaration Under Penalty of Perjury for Non-Individual Debtors**

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

#### **Declaration and signature**

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

Ч	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)				
	☐ Schedule D: Creditors Who Have Claims Secured by	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)			
	☐ Schedule E/F: Creditors Who Have Unsecured Clain	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)			
	☐ Schedule G: Executory Contracts and Unexpired Le	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)			
	Schedule H: Codebtors (Official Form 206H)	Schedule H: Codebtors (Official Form 206H)			
	☐ Summary of Assets and Liabilities for Non-Individual	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)			
	Amended Schedule				
X	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 2)				
X	Other document that requires a declaration_Combine	ed Corporate Ownership Statement and List of Equity Security Holders			
I declare under penalty of perjury that the foregoing is true and correct.					
Exe	Executed on <u>5/22/2024</u> /s.	/Steven Macri			
	MM / DD / YYYY Sign	nature of individual signing on behalf of debtor			
		Steven Macri			
	Prin	ted name			
		Chief Financial Officer			
	Pos	ition or relationship to debtor			